MISTORIANSOFFICE

LAST EDITION.

SATURDAY, APRIL 18, 1903. SALT LAKE CITY, UTAH.

FIFTY-THIRD YEAR.

ON SATURDAY NIGHTS the Real Es-

tate columns of the "News are closely studied by those interested in buying or selling Real Estate.

Utah Lake As A Reservoir.

Government and State Officials Meet in the Office of Governor Wells to Discuss a Great Problem-Session a Very Informal One and Talk Covered a Wide Range Where Salt Lake's Interest Comes In.

the minds of those present and that is that the secretary of tht interior will

not adjust the claims between partie

if the people could come to some un-

derstanding and form one company ther

the government would go ahead and deal with it and when the director of

the survey is ready he can turn over the irrigation system to the company. In the first place, he said, the organ-ization must be such as to guarantee

he repayment of the money expended.

In answer to a question as to what se

curity would be required, Mr. Blen stated that the articles of incorporation

would provide that each share of stock would represent one acre of land and would act as a lien upon said land for

all assessment including the amount due the government. Each man is re-

Senator Smoot then asked if there would be any doubt but that the gov-

ernment would go ahead with the reser-

roir, should the canal companies con

solidate and form one company. In an

government. will deal with any such

proposition so long as it represents the

the government could go ahead before the rights to the waters of Utah lake

reply was that the preliminary work could be proceeded with without any

delay. In answer to a question from Mr. Richards as to the status of Salt

Lake City, Mr. Bien stated that the city would certainly be recognized as

to any rights to waters appropriated

and used by it. As to the city's pros-pective rights he was of the opinion

that such rights would have to be re-linquished before the government would proceed with the work. He ad-vised, however, that such a proposition

be submitted at once to the secretary of the interior for an opinion before

any further steps be taken, as such a contention might tend to defeat the

stated that that was a serious question

and he had his doubts as to whether the

ject to proceed upon such conditions. It was finally decided that that mat-

tary of the interior before any further

This morning the body of one of the

let wound was near his heart, it is pre

or drive their dying comrade from the bank to where he was found. While he

CRACKED THE SAFE.

Emporia, Kansas, April 18.-Cracks-

men wrecked the vault and safe of the

miles east of Allen, the postoffice was broken into and a small amount of

ter should be submitted to the secre

BATTLE WITH BANK BURGLARS.

the of Them Killed, but is Not Identified - Man Who Surprised

Them Seriously Wounded-When He Saw Them He and One,

Sampum, Pa., April 18 .- In a battle ! they had not completed the drilling of

bowing an unsuccessful attempt to the safe and their attempt at robbery

was unsuccessful.

money taken.

Of Them Fired Simultaneously—Occurred at Wampum, Pa.

were adjudicated in the courts.

Mr. Richards then wanted to know if

that belongs to the courts. He said

number of prominent officials and | thing which he desired to impress upon ended the meeting held in erris Bien, one of the settled. Those present in r. Blen were: Gov. Wells, rns and Smoot, State Ennus, Atty. F. S. Richards, te Hammond, Prof. Swenricultural college, Mr. of Lehi, Mr. Geo. E. alifornia, and Mr. George C Congressman Howell re-

he status of Salt Lake City in the project. Mr. Blen was of representative of the people mitted to take part in the far as its acquired rights t its prospective rights could ognized and would probably nouished before the suc eservoir is assured. atter will have to be sum the secretary of the interior before anything can be

for the benefit of Mr. ase and that each be discuss nment could not deal with The first question then was kind of an organization is ent and distribute it to water for such distribution. He then ies in this county and the idea which would act as trustee to re sed the opinion that there i om taking water from the reser

ing that matter Mr. Bier here was some confusion over is nothing in the law was prohibite dealing with one con-soluted company, but that the gov-ment did not want to deal with a maker of organizations. And another

the First National bank of this

her early today, one man was killed

The dead man was one of the bur-

as and he leas not yet been identified.

wounded man is Henry Willough-

that at work. His injuries are serious,

sarly hour on his way to work when

vas suddenly confronted by a man

dd so, but in his right hand was a

ver and a moment later both men

the report of the revolvers two men rushed from the bank and

hand in the shooting. The fight

of the bank and they were soon at

the of the battle, but before their at the burglars fled. While the

SHAMROCK III.

18.-Shamrock III.

stimate of the loss is thought that \$25,000 will

Nothing definite will be sher Fife arrives here. ton is stiff and sore from lence, but he is recover-ck caused by the death n who was drowned yese of the accident. Shamman to the Clyde, but the ture is not fixed. Weymouth visited Sirrin today. Thanking the ympathy shown by the said Shamrock III would mouth in a few weeks

in a few weeks

mal the burglars fled. While shad broken into the banking rooms

AMPLY OVERHAULING

brow up his hands and be quiet

ghby was passing the bank at

Manother seriously wounded.

NULL AND VOID SAYS THE COURT

Opinion of Supreme Court as to Jurisdiction of Justices.

LAW IS UNCONSTITUTIONAL.

Case is That of Love vs Liddle Originating in Justice Clark's

The supreme court today handed down an opinion that Chapter 106, Session Laws of 1901, which limits the jurisdiction of justices of the peace in cities of the first class to actions wherein the amount does not exceed \$10 is unconstitutional and hence null and void. The case in which the opinion is rendered is E. M. Love vs Ed J. Liddle, appellant, which originated in Justhe district court where a second judgment was rendered in favor of plaintiff. In the district court the defendant

sponsible for the number of shares he holds. As to whether or not the government would accept other security than a lien upon the land, he could not ground that the amount involved was more than \$10, and that according to he session law given above the justice court had no jurisdiction in the case Judge Stewart overruled the demurrer and later rendered judgment in favor of plaintiff for \$26.50, the action being brought to recover \$20 due on a promis-sory note. An appeal to the supreme swer to that Mr. Bien stated that the court resulted in the judgment being

The opinion is written by Justice Bartch and concurred in by Chief Justice Baskin and Justice McCarty. The opinion holds that the act of 1901 is limited in its application to courts of institute of the courts of the court of the courts of the c justices of the peace in cities of the first class only and does not affect such courts held outside of such cities and does not limit the jurisdiction of justice courts throughout the state in gen-eral. Justices in cities of the first class are restricted to actions involving only \$10, while all other justices in the state jurisdiction in actions involving as high as \$300.

'According to the Constitution the Legislature cannot enact a special law to regulate the jurisdiction of justices of the peace, where a general law is applicable. The act in question, by express provision, applies only to a limited number of justices' courts and yet there appears to be no reason why a senator Smoot then wanted to know if the city would be willing for the work to proceed if it had to relinquish its prospective rights. Mr. Richards general law could not be made appli-cable alike to all of such courts. Any enactment changing the jurisdiction, which does not affect all alike, or transinfringement upon the fundamental law and is void. There is no legislative authority to change the classification of courts made by the Constitution, nor to prescribe a jurisdiction for one tri-bunal different from that of another of the same class. The statute in con-troversy being invalid, the judgment herein must be affirmed with costs.'

PROBABLY FATAL FALL. Child Seriously Injured by Headlong Plunge from a Window.

A distressing accident happened shortly before noon today whereby grave fears are entertained as to the outcome of a fall from a second-story window on the part of little Isabel Burkhardt, the two-year-old child of Fred J. Burkhardt, the janitor in charge of the N. G. U. armory on Mar-

At the time indicated Mr. Burkhardt burglars was discovered in a vacant lot in the upper end of town. As the bulwas sweeping out the hall while the little girl was playing around. Appar-ently she must have climbed up on a sumed that his companions had to drag chair that was in front of an open win-dow. The first thing the father knew of the accident was when he heard the was shabbily dressed, on his body was found a gold watch and \$44 cash. chair fall over on the floor and he looked around and saw that his child had gone. He rushed down to the street in Willoughby was shot in both legs and is supposed he fired the shot that frantic haste and there saw his girl ly-ing on the sidewalk on her right side, killed the burglar. Great excitement prevalls in the town and a posse has or-ganized to pursue the burglars. insensible. Dr. Benedict was sum-moned and pronounced no bones brok. en, but believed that her head was in-This afternoon the little one was lying in a comatose state with intermit-tant attacks of spasms and vomiting Allen State bank at Ellen, a small town What the outcome will be is at this time 10 miles north of here, early today and escaped with \$2,700. The building also was badly damaged by the explosion. in doubt.

JULIA P. GRANT DEAD.

Word has been received by Salt Lake relatives to the effect that Julia Pratt Grant is dead at Richfield. No particulars are forthcoming. The funeral, it is announced, will take place at Richfield tomorrow at 4 o'clock. The deceased was a daughter of the late Parley P. Pratt.

GAW DISCHARGED. Charge of Embezzlement Falls Flat In the City Court.

Henry C. Gaw, whose name has appeared in the public prints recently in conection with an alleged embezzlement from the Smith-Premier Typewriter Co., appeared before Judge Diehl this morning, when the case against him was dismissed and the defendant dis-charged. The result is a complete vindication for Mr. Gaw, who now oc-Wabash Mining Co. and expects to remain here for an indefinite period.

GOING TO ST. LOUIS.

Senators Kearns and Smoot and Gov: ernor Wells and Staff.

On Saturday evening next, one week from today, a party of leading Utah citizens will go to St. Louis to be present at the initial World's Fair cere-The party will include Senamonies. The party will include Sena-tors Kenrns and Smoot and their wives, Governor Heber M. Wells and wife, General Charles S. Burton and wife, General John Q. Cannon and wife, Colonel N. W. Clayton and wife. Col. Benner X. Smith and Col. Shealey, the last named of Ogden. Of the Utah ex-position commissioners, who will also attend, are Hons. Hoyt Sherman, L. W. Shurtliff and Willis Johnson. The party will leave at 5:45 on Saturday evening and will arrive at St. Louis on Tuesday

Remain Open.

About Fifty Per Cent of the Parents Have Promised Support to Tuition Plan-Percentage Much Greater on The East Side Than on the West-Compilation Com-

"Yes, there is something to hope for; | tory. On the east side the school patrons have responded much more numerously than on the west. The percen tage of parents, who promise tuition for the month runs on the east side from 50 to even as high as 90 per cent in a case or two. That is very high and exceptional, of course. On the west side the percentage will probably run from 20 to 50 per cent. What the whole

In the matter of signifying a willing-ness to keep the schools open the pa-trons of the Lowell have pledged pretty well on to a \$1,000 of the \$1,200 required

JUDGE LEWIS ON THE BENCH

penser of Justice This Morning.

IN JUDGE MORSE'S COURT.

Hears Demurrer to Complaint in Condempation Suit Brought by Oregon Short Line.

Judge T. D. Lewis commenced active operations on the bench of the Third district court this morning at 10 He occupied the bench in Judge Morse's court and heard part of Judge Stewart's law and motion calendar. The first matter heard by Judge Lewis was a demurrer to the complaint in the condemnation suit brought by the Oregon Short Line Railroad com-pany against Thomas Homer et al. Attorneys Stephens and Smith rep-resented defendants, and P. L. Williams and George H. Smith, plaintiff. Among the other attorneys present during the first session of Judge Lewis' court were ex-Senator Rawlins, C. Critchlow, Judge E. V. Higgins, J. Bowdle and former County Attorney

FUNERAL OF J. R. MILLER. Last Sad Rites from the Mill Creek Meetinghouse Yesterday Afternoon.

Christensen.

The last sad rites attending the death and burial of Elder James R. Miller of the presidency of the Granite stake, were conducted yesterday afternoon, funeral services being held from the Mill Creek ward meetinghouse, President Frank Y. Taylor presiding. The house was filled to its capacity, attest-ing the high esteem in which deceased was held, and the services throughout were solemnly impressive and of a touching character. Sweet music was furnished by the Mill Creek ward choir, and a select quartet, consisting of Marand a series quarter summerhays, Mrs. M. W. Pratt, J. J. Summerhays and J. T. Dunbar, the choir rendering two beautiful hymns and the quartet singing, "Soft-ly and Tenderly;" "One Sweetly Solemn ly and Tenderly;" "One Sweetly Solemn Thought," by Margaret Summerhays, and at the grave, "Walt and Murmur Not." The opening prayer was offered by Patriarch James McGhie, and the speakers in their order were Bishop James C. Hamilton, Elder Joseph E. Taylor, President Angus M. Cannon, President John R. Winder, Elder John Henry Smith, President Joseph F. Smith and President Frank Y. Taylor. All referred to the high character of All referred to the high character of Brother Miller, and spoke glowingly of his integrity to the truth, to which he had been a faithful adherent all his life. The benediction was pronounced by Elder Matthias F. Cowley, after which 90 carriages, filled with mourning relations and friends followed the remains ives and friends, followed the remains to their last resting place in the Mill Creek cemetery, where the quartet sang and the grave was dedicated by Pa-

triarch John Cook. The pallbearers were eight brothers of deceased, the last and youngest brother in the family being among them, and the floral offerings were numerous and beautiful. Much credit is due the committee on arrangements which handled every de-

tail of the funeral in becoming manner, and the thanks of the family is extend-ed to all who so kindly rendered as-sistance during the illness, death and burial of their late husband and father. NEW DIRECTORY OUT.

Enlarged Volume for 1903 Made Its Appearance Today.

The Salt Lake City Directory for 1903, made its appearance today, and a handsome, comprehensive volume it is. The book contains 1,172 pages as against 1.050 for 1902, and gives evidence of the city's growth, both numerically and as a commercial center.
As in the past the directory will be found indispensable to business men, among whom it will doubtless find a ready sale for the information it con-

PENSIONS GRANTED.

(Special to the "News.") Washington, D. C., April 18.-Pensions granted-Increase, Wm. B. Hammers, \$10; Wm. M. Hanna, \$12; both of Bolse, Ida, George W. Thurber, Wil-son, Wyo., \$14.

MRS, BRADLEY IS ARRAIGNED

Woman in Brown-Bradley Case Takes Till Monday to Plead.

MR. BROWN ALSO IN COURT.

Pleads Not Gullty and Asks That Both Cases be Set for Hearing For Thursday Next.

Mrs. Annie Bradley was arraigned before Judge Diehl this morning on the Brown. The complaint alleges that the the court room unattended. She looked pale and nervous, and was attired in a brown costume and wore . light complaint she gazed steadily at the floor, and when asked if she desired to plead, her answer was almost inaudi-

"Do you wish to consult counsel be fore you plead?" asked Judge Diehl. "I presumed they would be here," she answered faintly. The case was then continued until Monday morning, at which time a p'ea will be entered. Judge Diehi fixed her bond at \$750, and Mrs. Bradley retired to another room. The complaint against Mr. Brown was not filed until this morning. Judge

Diehl at once issued a warrant for his arrest, and it was placed in the hands of Deputy Sheriff Cummock for service. Cummock went in search of the ex-senator, but while he was out, Mr Brown, accompanied by James Farrell walked into the court room and demanded to know the amount of Mrs. Bradley's bail. Being informed, he and Mr. Farrell signed the bond, and Mrs. Bradley was released. By this time Cummock returned and placed Brown under arrest.

Brown under arrest.

"Oh, that's all right," remarked Brown, when the warrant was produced. "You see I am here. I don't care anything about hearing the complaint read, and I will plead not guilty anyway. You may fix the bond and I will go out with an officer and secure the bondemen." Judge Diehl fixed it in the same

amount as in the Bradley case; a bond was prepared, and with a deputy sheriff Mr. Brown left to hunt up bondsmen promising to have them qualify befor a notary public and send the bond back to the clerk as soon as possible.

The ex-senator stated that he would be out of town on Monday, and asked that both cases be set for next Thurs-day for prellminary hearing. This was of Assistant County Attorney Dana Smith.

WEBSTER FOR ONE DOLLAR Unparalleled Offer Made by the Deseret News.

The chance of obtaining a big

WEBSTER'S UNABRIDGED DIC-

TIONARY, in leather binding for \$1,

presented by the Deseret News, remains

the sensation of the day in book circles. Five shipments of the book have been made from the east to the "News" thus far, the fifth shipment of 500 copies having been received Friday, April 3. Every copy had been sold a week later. The sixth shipment, another 500 copies, was sent by the publishers 12 days ago, and is due here at any time. People interested in having one of these books in their home, (the same book that formerly cost \$8 and \$10), would do well is that they must be paid up to date and agree to subscribe for the paper at least one year ahead. Saturday and Semi-Weekly subscribers obtain it for \$1.50, by complying with the same rule. Webster's Dictionary has long been famed as the standard work throughout the English speaking world. It might be called the leader of literature of the universe, and for schoolboys and girls, who need a book of reference at home, it is invaluable. The edition offered by the "News," contains 25,000 more words, phrases and definitions than Webster's International. It is the 1903 edition, brought up to date, and now contains such words as automobile, dynamite, spermology, viber, vaudeville, insufflator, themophone, etc., and articles on liquid air, wireless telegraphy, and X-rays. The book contains over 1,700 pages, and weighs six and onehalf pounds. The above prices made by the Deseret News are understood to be for delivery in Salt Lake City. We will forward the book by express to out of town addresses at the expense of the purchaser, or send by registered mail for 75 cents per copy, extra.

CAPT. CHAMBERLAIN'S TRIAL, Charged with Smuggling Silks and

Curios Into Manila. Washington, April 18.-Capt. Harry B.

What's the Matter With Germany?

Press is Vizulently Hostile Because U. S.'s European Squadron Has Been Ordezed to Marseilles to Do Honors To French President on His Return From Algeria-Some Very Slighting References to American Navy.

ron to Marseilles and the program planned for the United States' North At-American government declined an invitation to visit Kiel during the coming is expressed as to why "Special honors are shown the French president by the American navy, immediately following the refusal of the German emperor's request." One or two papers express themselves bitterly on the subject and say the Germans "Do not miss much in not having a sight of the American

As telegraphed from Washington yes terday the Associated Press was author-

Berlin, April 18 .- The German press | ized on the highest authority to make does not distinguish between the visit of the United States' European squadquadron to Marseilles:

'Nothing was further from the mind of Secy, Moody or the Washington gov-ernment than giving offense to Ger-many by extending an in-appropriate courtesy to a sovereign of a friendly nation. The suggestion came from the state department that the squadron go to Marseilles in time to greet President Loubet, especially as it would touch there to take on board the new commander-in-chief, Rear Admiral Cotton. As regards the visit of the American men of war to Kiel, no invitation reached the navy department from Berlin for the European squadron to go there." On the same high authority it is stat-

ed that had such an invitation come it would have been accepted.

MINERS DOWN **ACRICULTURISTS**

Fight Over Coal-Bearing Lands Develops Sensations.

ANOTHER UTAH INDUSTRY.

Kaolin Fire Clay Locators at Lebi Also Upheld in Their Ca ms By Uncle Same

Owing to the absence of H. V. A. Ferguson, special agent for the department of the interior, the matter of the coal bearing lands for grazing purposes has been postponed until June 5. The matter is creating considerable interest and threatens at this time to culminate in a scandal of generous proportions and to result in the suspension of thousands of acres until the matter is definitely decided. In the motion on which the continuance was granted Special Agent Ferguson set forth the following:

First-That the order directing said hearing is ambiguous, in this, to-wit: that it does not clearly appear therefrom whether the hearing involves the right of the State of Utah to make Agricultural college selection No. 72, in toto, or only in cases where coal declaratory statements are in conflict with the State of Utah's right in the

premises. Second-That it is of great importance to the plaintiff to have the scope of said order determined, and without such determination no proper determination can be had.

Third-That the special agent cannot attend upon the land office in Salt Lake City on the 16th day of April, 1903, by reason of a special assignment to duty at Vancouver, in the state of Wash-

Fourth-That the special agent has peculiar knowledge of the facts involved in this proceeding, and that no other person can adequately protect the plaintiff's rights in the premises with-

out special preparation. The subjoined allegations which are embraced in an order from Washington addressed to the Register and Receiv r last fall declare that the selections made by the state were nothing more nor less than a fraudulent attempt of its part to secure valuable coal-bear ing properties as grazing lands. In this

contention recently it was shown that one party had induced 47 others to file on coal lands in Carbon county from time to time and that these men had no interest in the properties beyond being mere straw men who as soon as the flings ran out would get others to renew them in order to prevent bona fide miners from fling on the lands and developing them. The hearing in which these matters were brought out ter-minated suddenly in compromise. The order from Washington is as fol-Sirs-Aug. 22, 1902, the State of Utah

filed in your office its selection list No. 72 of selections for Agricultural college which you approved Sept. 10, 1902. Said list shows, with other tract, lots 3, 4, 5 and 6, E. ½ of N. W. ¼ and S. W. ¼ of sec. 4; all sec. 5; lots 1, 6, 7 E. ½ of S. E. ¼ of sec. 5; Lots 1, 6, 7 E. ½ of S. E. ¼ of sec. 8; W. ½ of S. E. ¼. S. W. ¼ of N. E. ¼ of sec. 9; N. ½ of sec. 15; all of sec. 17; E. ½ of secs. 19 and 19; secs. 20 and 21, tp. 17 S., R. 7 E., in Carbon county. The plat field notes of survey to said towanihp return as coal land all of secs. 9, 18 and 19. It which you approved Sept. 10, 1902. coal land all of secs. 9, 18 and 19. it appears that the State of Utah selected these lands as grazing and that hearings were ordered at your offic for Nov. 19 and 20, 1902, to determine the character of all tracts embraced in said list allotted in tp. 17 S., R. 7 E report on said hearing has been made. Sept. 12 and 13, 1902, you transmitted coal declaratory statements by the fol-lowing parties which were offered for filing in your office Sept. 5 and 13, 1902 and suspended by you by reason of con-No. 72; Minnie Ipson, for S. W. 4, of se-5; Heber Lyner, for S. E. 1/4 Luella Washburn, for N. E. 1/4

. 4; J. W. Bradley, for N. E. ¼ of sec sec. 4; J. W. Bradley, for N. E. ¼ of sec. 9; Elizabeth Johnson, for S. W. ¼ of sec. 4; Christina Jacobson, for N. E. ¼ of sec 8; William J. Green, for N. E. ¼ of sec. 8; William J. Green, for N. E. ¼ of sec. 5; all in tp. 17 S., R. 7 E. In the declaratory statements, which were under oath and corroborated, was contained the statements of the sec. contained the statement as to each of the tracts described therein, that a valuable coal mine has been located and opened and that the land contains

large deposits of coal and is chiefly valuable therefor. Oct. 30, 1902, Special Agent H. V. A. Ferguson submitted a report upon an examination made by him as to the land in township 17 S., R. 7 E., embraced in said list No. 72, under instructions structions from this office, in which he finds that, with the exception of parts of secs. 25 and 34 and all of secs. 35 and 36, coal exists everywhere in said township; that it does not outcrop, but appears at the surface in every quarter section: that they would, if effectu-ally enclosed and permitted to revegetate for three or four years, be of some value for that purpose; that the presence of coal in this township has been known for many years, and the frequency and extent of the natural coal exposures therein are such as to make it remarkable in that part of Utah; that these outcrops are found on all sides no more than a mile and a half distant, and in most the veins have been continuously and largely worked, showing long and con-

The special agent further reports that the selection of these lands by the state is a fradulent attempt to secure

tinuous tunnels and capacious cham-

bers from which many tons of first-

class coal have been extracted and that

the character and form of these veins or deposits is such that it is certain

as science can make anything that they

underlie and pass through every forty-acre tract embraced in said list No.

valuable coal lands.

In view of the alleged mineral (coal) character of the lands that the parties have offered to file upon, embraced under said list No. 72, and the special agent's report, you will order a hearing to determine the character of those portions of the land covered by said eclaratory statements that are in conflict with said selection and give due notice hereof to the coal applicants and the proper state authorities and to Special Agent Ferguson,

VICTORY FOR KAOLIN MEN. Another case which is somewhat sim-

lar in nature inclved in the title to the kaolin lands near Lehi. The land in question as is shown by the evidence submitted to the commissioner at Washington, contains valuable deposits of fire clay. The recent decision of the commissioner of the United States land office awarding the title to John Beck is a rebuke to the state, which, it is alleged, has made it a practise to select as agricultural land tracts which have no great value for farming purposes and which contain mineral values.

Mr. Beck's interest in the claims al-

uded to have been purchased by Dr. Will L. Ellerbeck, T. R. Ellerbeck and J. E. Clinton, who in turn have secured the backing of a capitalist, who proposes to erect in the near future a plant for the manufacture of firebridge and for the manufacture of firebrick and other commodities that can be manufactured out of this particular clay.

These kaolin lands were originally located by John Beck as mineral ground.

John McCloskie attempted to acquire

them as agricultural lands under a state selection. The matter was car-ried before the local land office which upheld the claim of the state. This ruling was, however, reversed by the authorities at Washington.

Lost Four of the Crew.

Gloucester, Mass., April 18 .- The fishing schooner Independence, Capt. Cusack, put in here today, reporting the loss of four of her crew, who were knocked overboard by the main boom during a gale last Thursday night and

nard Carter, Ernest Connors and John Oliver. The storm made it impossible to launch a boat. The Independence is the first vessel of the 'sale fishing fleet' to reach here and the earliest in many years to report. She brought 170,000 pounds of fish.

Macedonia Will Rise.

Rome, April 12.-Private advices from the revolutionary committee on the Balkans states that preparations for an in-surrection are ready. The revolutionary committee asserts that the whole of Macedonia will rise, and asks for the sympathy of Italy.

Anti Alcohol Congress.

Berlin, April 18 .- At today's session of the international anti-alcohol congress, Mrs. Mary H. Hunt of the Woman's Christian Temperance union, Boston, delivered an address on the significance of scientific temperance instruction in public schools, as a preventive of alcoholism.

Mrs. Lillie Denied a New Trial.

John P. Pearson, for S. W. ¼ of sec. 9;
James Gordon, for S. W. ¼ of sec. 8;
Christine Pearson, for N. W. ¼ of sec. 9;
Nancy Ingle, for S. E. ¼ of sec. 8;
Robert Lister, for N. W. ¼ of sec. 5;
Samuel J. Rowley, for S. E. ¼ of sec. 5;
Samuel J. Rowley, for S. E. ¼ of sec. 5;
Robert O. Chidester, for N. E. ¼ of sec. 5;
Robert O. Chidester, for N. E. ¼ of sec. 8; Mary E. Alward, for N. E. ¼ of sec. 8; Mary E

le Prolong Target Practise.

DMIGRATION FOR APRIL. ded to Break all Records at Port of New York. tork April 16.—This month is to break all records for immi-this port. At the close of to-dises 64,000 aliens had passed ad in 18 days. Those scheduled ays. Those scheduled of this month indicate April will exceed 30,000.

me her trials.

for vessels of the North Atlantic squadron the navy department today tele-graphed orders to Admiral Higginson at Pensacola to delay the departure of the squadron until next week. The departure will be fixed so as to allow the vessels to arrive off the Chesapeake between the second and fourth of May, when they will be inspected by Admiral Dewey and on the fifth Admiral Hig-ginson will lower his flag and turn over the command to Admiral Barker. Mgr. Jos. Mooney Will Not Accept

gear was almost com-

Rome, April 18.-Several cardinals belonging to the congregation of the propaganda have received letters from Mgr. Joseph Mooney, vicar general of the archdiocese of New York, saying he has no intention of accepting the bishopric of Buffalo, made vacant by the appointment of Right Rev. James E. Quigley as archbishop of Chicago.

It is learned that there is no truth in the statement that the bishopric will be raised to an archbishopric,

A Thousand Dogs Killed. Morristown, N. J., April 18 .- Mayor

Reed's proclamation ordering the killing Reed's proclamation ordering the killing of all dogs found at large and unmuzzled in this city, has resulted in the practical annihilation of dogs here.

The edict went into effect yesterday and it is estimated that 1,000 dogs have been killed since its promulgation.

The order was the result of an attack of tables on a bull dog during which the animal bit about 150 of the town pets. The town council and mayor decided that nothing but a wholesale slaughter would save the situation and the mayor issued his proclamation.

Relie of Mound Builders.

Princeten, Ill., April 18.-Eli Williams, Princetch, ill., April 18.—Ell Williams, a farmer four miles south of this city, while digging a well, unearthed a stone plow which is believed to be a relic of the moundbullders. The plow is of reddlish stone, triangular in shape, and 13 inches wide each way. It was found immediately above a strata of coal.

Schools May

mittee Will Not Finish Its Work Until Monday.

in fact, the outlook is quite encouraging," said Supt, Christensen of the city schools this morning, in relation to a question that is now in the minds of the parents of something over 12,000

to the plan of keeping the schools open for another month by means of the tultion plan. Continuing, he said: "It was returns from parents would have been completed some time today; but that is not possible. Monday, however, will witness the finishing of the task, we hope. That will tell us whether the tuition plan will win or fail. We are so

will be we do not yet know, but as I say, Monday will tell.

to keep that school going. There is also other support in sight there. More than half of the \$660 of the money needed for the Fremont is pledged. The \$1,500 needed for Twelfth and Oquirrh schools much encouraged as to almost believe is almost all subscribed. What the total that it is going to win. The returns will amount to will not be known until that it is going to win. The returns will amount to will not be known until from some districts are very satisfac- Monday.

MACCABEES AT JUNCTION CITY.

Makes His Appearance as a Dis- | Consolidate and Have Good Time With Visiting Friends.

VERDICT FOR POWER CO.

One Woman Threatens to Kill Another-John Doctin Arrested-New Resort Contemplated

(Special to the "News.")

Ogden, April 18 .- The ladies of the Maccabees of Ogden and a number of thei friends from Salt Lake had a most enjoyable time last night. The Macca bees of Ogden Silver Hive No. 1 and Ogden Hive No. 2, held a conjoint meeting yesterday and consolidated into one hive to be known as Silver Hive No. 1. There were some 60 Maccabees from Salt Lake City present, including degree members, and a very interesting exhibition was given. At night the number was augmented by an additional force of 100 from Salt Lake, and a grand banquet and ball were given in Conley's hall. A delightful time was

spent by all who attended.

THREATENED TO KILL. A poor innocent calf has caused a very serious condition of affairs to ar-ise here between neighbors. This morning Mrs. H. Ford swore out a complaint against Mrs. Leopold Buschell, charging that individual with assault. The complaint alleges that yesterday afternoon by some mischance a calf belonging to Mrs. Ford got onto the land of Mrs. Buschell. The former proceed-ed to fetch the young bovine away when Mrs. B., with fire in her eye and a revolver in her hand, appeared on the scene and threatened to make the own er of the calf a subject for the under-taker. Whereupon Mrs. F. repaired to the police court and had her belig-gerent neighbor arrested. She will have

a hearing on Monday. JOHN DOCLIN ARRESTED. A meek looking fellow named John Doclin was arrested this morning by the police. He had been working on the cut-off and came to Ogden yesterday with his time check, which he cashed at the Silver Club saloon. Af ter stowing the money away carefully in pocket he seized the check which had en cached and boited with it. He will be charged with larceny,

VERDICT FOR \$75.

The jury in the case of the Telluride Power company vs George H. Matson et al returned a verdict last evening in favor of the defendant for \$75.

NEW RESORT CONTEMPLATED. The hot water springs situated near the mouth of Ogden canyon, which have a flow of over 40,000 gallons per day, are to be utilized for a pleasure and health resort. For medicinal purposes the springs are said to surpass the famous Arkansas hot springs. A number of prominent business men are behind the contemplated movement and there seems but little doubt that plans will be consummated in the near fu-

ture. POLICE AFTER WIFE BEATER.

A warrant was issued today for the arrest of S. Jacobson, of 241 east Sixth South street, on the charge of beating his wife. According to the complaint lodged at police headquarters this morning, Jacobson came home today, after a three days' absence, and pro-ceeded to take some of the household goods to sell. When his wife protested. it is alleged that Jacobson knocked her against the stove, inflicting a cut in he The stovepipe fell down and in fured Jacobson's baby. The fellow then beat a hasty retreat but will no doubt be arrested before night.

EXCURSION TO SCANDINAVIA.

The presidency of the Scandinavian meetings in this stake is arranging an excursion to Scandinavia, the Idea being to leave here about the middle of June and arrive in the fatherland in witness the dedication of the new Latter-day Saints' meetinghouse in Christiania, and celebrate in fitting manner the fiftieth anniversary of the introduction of the Gospei into Norway. Special rates have been secured, and it is believed that a goodly number will take advantage of the opportunity.

to call at the 'News" office, and inspect them. Paid up subscribers, new and old, to the Daily News, are entitled to the book for \$1. The only consideration

Chamberlain of the quartermaster's department is on trial in Manila on a charge of smuggling silks and curios into Manila. When the army transport Seward returned to Manila from Hongkong March 0, Collector of Customs Shuster, having been informed by a seaman that there would be a quantity of goods on the transport not declared, made an investigation, and it is alleged he found some articles in what appeared to be a false locker about the smokestack and in the pantry. Some of the boxes, it is said were addressed to Capt. Chamberlain, the quartermaster of the vessel, and others to other officers, the remainder being addressed to the wife of an army officer on duty in Manila. Collector Shuster had Capt. Chamberlain taken before the court of customs appeals, trial being set for March 12, the result of which has not been learned here. Capt. Chamberlain was relieved from duty. It is stated that the goods alleged to have been brought in on the Seward which were discovered by the customs officials were intended for the private use of army officers and not for the purpose of sale. would be a quantity of goods on the